portions of Fort Ord that will come under BLM management. On Friday, January 19, the council will discuss grazing issues and have a briefing on the National Environmental Policy Act. The meeting is open to the public, but private transportation must be arranged in order to take part in the field trip on Fort Ord.

Anyone wishing to address the Council about any public land issue may do so during the public comment period beginning at 1 p.m., January 19, 1996 or at any time during the meeting at the discretion of the Council Chairman. Written comments may be submitted at the meeting, or to the address below. To reach the Watershed Institute Building, take the Fort Ord/ CSUMB main entrance off Highway 1. Follow Lightfighter Drive to the signal light at North-South Drive. Go straight and as the street curves to the right, turn left onto Col. Durham Street. Turn left on Sixth Avenue, and then right on B Street. The Watershed Institute is on the right with parking in the rear of the building. From Reservation Road take the Imjin Gate which is opposite Fritsche Field. Take Imjin Road to the Eighth Street cut-off and turn left. Turn right on Sixth Avenue, then left on B Street.

FOR FURTHER INFORMATION CONTACT: Larry Mercer, Public Affairs Officer,

Bureau of Land Management, Bakersfield District, 3801 Pegasus Drive, Bakersfield, CA 93308, telephone 805– 391–6010.

Dated: December 15, 1995. Ron Fellows, District Manager. [FR Doc. 95–31209 Filed 12–22–95; 8:45 am]

BILLING CODE 4310-40-M

[ID-957-1420-00]

Filing of Plats of Survey; Idaho

The plat of the following described land was officially filed in the Idaho State Office, Bureau of Land Management, Boise, Idaho, effective 9:00 a.m., December 13, 1995.

The supplemental plat, prepared to amend an old lot in section 18 and to correct the mineral survey number of Gem Knob Nos. 1 and 2 lodes, was accepted December 13, 1995.

This survey was executed to meet certain administrative needs of the Bureau of Land Management.

All inquiries concerning the survey of the above described land must be sent to the Chief, Cadastral Survey, Idaho State Office, Bureau of Land Management, 3380 Americana Terrace, Boise, Idaho, 83706. Dated: December 13, 1995.

Duane E. Olsen,

Chief Cadastral Surveyor for Idaho. [FR Doc. 95–31211 Filed 12–22–95; 8:45 am]

BILLING CODE 4310-GG-M

[ID-957-7130-00-7660]

Filing of Plats of Survey; Idaho

The plat of the following described land was officially filed in the Idaho State Office, Bureau of Land Management, Boise, Idaho, effective 9:00 a.m., December 14, 1995.

The supplemental plat of partially unsurveyed T. 48 N., R. 5 E., Boise Meridian, Idaho, prepared to create tracts 98 and 99 in unsurveyed sections 9 and 10 and tract 100 in unsurveyed sections 22 and 23, was accepted December 14, 1995.

This supplemental plat was prepared to meet certain administrative needs of the Bureau of Land Management.

All inquiries concerning the survey of the above described land must be sent to the Chief, Cadastral Survey, Idaho State Office, Bureau of Land Management, 3380 Americana Terrace, Boise, Idaho 83706.

Dated: December 14, 1995.

Gary T. Oviatt,

Acting Chief, Cadastral Surveyor for Idaho. [FR Doc. 95–31210 Filed 12–22–95; 8:45 am] BILLING CODE 4310–GG–M

AGENCY FOR INTERNATIONAL DEVELOPMENT

Title II Development Activity Proposal Draft Guidelines; Availability

AGENCY: United States Agency for International Development.

ACTION: Notice.

Pursuant to the Agricultural Trade and Development Act of 1990, notice is hereby given that the Fiscal Year 1997 (FY 97) Public Law 480 Title II Development Activity Proposal Draft Guidelines are being made available to interested parties for the required thirty (30) day comment period.

Individuals who wish to review and comment on the draft guidelines should contact: Office of Food for Peace, Room 323, SA–8, Agency for International Development, Washington, D.C. 20523–0809. Contact person: Sheila Royston, (703) 841–2700.

The thirty day comment period will begin on the date that this announcement is published in the Federal Register. Dated: December 15, 1995.

H. Robert Kramer,

Director, Office of Food for Peace, Bureau for Humanitarian Response.

[FR Doc. 95–31213 Filed 12–22–95; 8:45 am] BILLING CODE 6116–01–M

Title II Results Report Draft Guidelines; Availability

AGENCY: United States Agency for International Development.

ACTION: Notice.

Pursuant to the Agricultural Trade and Development Act of 1990, notice is hereby given that the Fiscal Year 1995 (FY 95) Public Law 480, Title II Results Report Draft Guidelines are being made available to interested parties for the required thirty (30) day comment period.

Individuals who wish to review and comment on the draft guidelines should contact: Office of Food for Peace, Room 323, SA–8, Agency for International Development, Washington, DC 20523–0809. Contact person: Sheila Royston, (703) 841–2700.

The thirty day comment period will begin on the date that this announcement is published in the Federal Register.

Dated: December 15, 1995.

H. Robert Kramer.

Director, Office of Food for Peace, Bureau for Humanitarian Response.

[FR Doc. 95–31212 Filed 12–22–95; 8:45 am] BILLING CODE 6116–01–M

INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 32827]

Quincy Bay Terminal Co.—Renewal of Operation Exemption—Fore River Railroad Company, Inc.

Fore River Railroad Company, Inc. (Fore River) has agreed to a five year renewal of a license and operating agreement with Quincy Bay Terminal Co. (QBT), wherein QBT will continue to operate a 3.76-mile line of railroad between Quincy, MA, and an interchange with Consolidated Rail Corporation at East Braintree, MA. The current agreement is scheduled to expire on December 31, 1995.

This notice is filed under 49 CFR 1180.2(d)(4). If the notice contains false

¹The operation exemption was granted by Fore River to QBT under a notice of exemption in Quincy Bay Terminal Co.—Operation Exemption— Fore River Railroad Corporation, Finance Docket No. 31997 (ICC served Jan. 17, 1992).

or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Any comments must be filed with: Office of the Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423. A copy of any pleading filed with the Commission should be sent to applicant's representative: Keith G. O'Brien, 1920 N St., NW., Suite 420, Washington, DC 20036.²

As a condition to the use of this exemption, any employees adversely affected by this transaction will be protected under *Norfolk and Western Ry. Co.—Trackage Rights—BN*, 354 I.C.C. 605 (1978), as modified in *Mendocino Coast Ry., Inc.—Lease and Operate*, 360 I.C.C. 653 (1980).

Decided: December 15, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

 $[FR\ Doc.\ 95\text{--}31173\ Filed\ 12\text{--}22\text{--}95;\ 8\text{:}45\ am]$

BILLING CODE 7035-01-P

NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-295 and 50-304]

Commonwealth Edison Company (Zion Nuclear Power Station, Unit Nos. 1 and 2)

Exemption

Ι

Commonwealth Edison Company (ComEd or the licensee) is the holder of Facility Operating License Nos. DPR-39 and DPR-48, which authorize operation of the Zion Nuclear Power Station, Unit Nos. 1 and 2, at a steady-state reactor power level not in excess of 3250 megawatts thermal. The facilities are pressurized water reactors located at the licensee's site in Lake County, Illinois. The licenses provide, among other things, that the Zion Nuclear Power Station is subject to all rules, regulations, and Orders of the U.S. Nuclear Regulatory Commission (the Commission or NRC) now or hereafter in effect.

II

Sections III.C and III.D.3 of 10 CFR part 50, appendix J, require that Type C local leak rate periodic tests shall be performed during reactor shutdown for refueling, or other convenient intervals, but in no case at intervals greater than 2 years. These requirements are reflected in the Zion Technical Specifications (TS) as requirements to perform type C containment leak rate testing in accordance with 10 CFR part 50, appendix J, and approved exemptions.

Ш

The licensee has determined that certain containment isolation pathways have not been locally leak rate tested (type C tests) as required by appendix J to 10 CFR part 50. In a letter dated August 16, 1995, the licensee requested relief from the requirement to perform the type C containment leak rate tests of certain penetrations and valves in these pathways in accordance with the requirements of sections III.C and III.D of 10 CFR part 50, appendix J. On August 16, 1995 the staff authorized in writing, continued operation of the Zion units in a notice of enforcement discretion (NOED) until such time as the staff acted on the exemption requests. In a letter dated November 20, 1995, the staff granted the schedular exemptions requested in the licensee's letter of August 16, 1995, and granted schedular exemptions for the permanent exemption requests to allow time for additional staff review and until final staff action could be taken. In its letter of November 28, 1995, and supplemented on December 6, 1995, the licensee requested that certain schedular exemption requests be granted as permanent exemptions.

The licensee's letter of November 28, 1995, requested permanent exemptions for components in the following containment penetrations:

Units 1 and 2: P-70, Valve 1(2)SF8767, Refuel Cavity to Purification Pump; P-99, Valve 1(2)SF8787, Purification Pump to Refuel Cavity.

The licensee's letter of November 28, 1995, also requested that the following permanent exemption requests be changed to schedular exemption requests.

Units 1 and 2: P-77, 1(2)PP0101, 1(2)PP0102, 1(2)PP0103, 1(2)PP0104 (Penetration Pressurization to Containment Valve Stations); P-102, 1(2)AOV-RC8029 (Primary Water to the Pressurizer Relief Tank).

For unit 1, the penetrations would be tested during the refueling outage in the

fall of 1995, and for unit 2, they would be tested during the next cold shutdown of sufficient duration, and subsequently thereafter as required. For P–77 and P–102, the staff's letter of November 20, 1995, granted schedular exemptions until December 31, 1995, at which time final action will be taken. This schedular exemption still applies for units 1 and 2.

The licensee's letter of November 28, 1995, also requested that for P-44, the permanent exemption request be changed to a schedular exemption request. In a letter dated December 6, 1995, the licensee withdrew the previous requests because it intends to test the penetration in accordance with the requirements of 10 CFR part 50, appendix J.

The licensee's request dated November 28, 1995, justified the proposed permanent exemptions for P– 70 and P–99 on the following basis.

For P-70 and P-99, the tests were intended to be performed with air by installing a hole plug to allow a pressure source hookup while maintaining an adequate pressure boundary. During a walkdown of the test boundary, it was identified that the design of the piping for these penetrations does not allow draining of accumulated water in the line and, therefore, prevents a proper leak rate test with air per the requirements of 10 CFR part 50, appendix J. The piping configurations were not known to the licensee when the exemption request dated August 16, 1995, was submitted. For P-70, in addition to not being able to completely drain the line, the dose rates for the location where the hole plug would have to be installed are extremely high, on the order of 1–2 Rem/hour. For P-99, the piping configuration is such that the location of the test connection would pose a personnel safety issue since the connection is located on the side of the refueling cavity approximately 30 feet above the cavity floor. In its submittal dated November 28, 1995, the licensee, therefore, requested a permanent exemption to be allowed to perform the test with water. If the exemptions were approved, dewatering of the lines would not be necessary, and the isolation for the test boundaries would be by other means. The test would be performed by pressurizing the subject valve with water to approximately 100 psig (greater than Pa, which is 47 psig) and inspecting the valve for leakage. The acceptance criterion will be the same as the other tests which use water as a test medium, zero leakage.

The leakage pathways for P-70 and P-99 do not consist of through-valve

² Legislation to sunset the Commission on December 31, 1995, and transfer remaining functions is now under consideration in Congress. Until further notice, parties submitting pleadings should continue to use the current name and address.